FI			οΔ
APR	01	2025	

UNITED STATES DISTRICT COURT OR THE MIDDLE DISTRICT OF PENNSYLVANIA

PER DEPUTY CLERK

FOR THE MIDDL	E DISTRICT OF PENNSYLVANIA PER
JUNIOR JACKSON	
	CIVIL CASE NO: 3'25-CV-58' (to be supplied by Cleon of the District County)
(Enter above the full name of plaintiff in this action)	\$ 0.04
ν.	
D.A Drew Krowiak,	
Joseph Gianacopoulos	
James Petrunci det	
(Enter above the full name of the defendant(s) in this action)	
	COMPLAINT
1. The plaintiff Junion JR	VSW a citizen of

1. The plaintiff Junion Jackson a citizen of the County of Lackaulanua State of Pennsylvania, residing at 1371 N. Washington, Schanton PA 18509 wishes to file a complaint order Chail Rights 440/550 (Seve Title No. etc.)

2. The defendant is A CITIZEN OF the County LACKAWANNA OF PENNSYLVANIA AND AME CIVIL SERVANIS.

3. STATEMENT OF CLAIM: (State below the facts of your case. If you have paper exhibits that give further information of your case, attach them to this completed form. Use as much space as you need. Attach extra sheet(s) if necessary) ON OR AROUND

3. the two open cases are in the same county. I, plaintiff posted bail three times. The defendants Violated my due process, FiFth and Fourteeth Amendments of the United States Constitution. The defendants stole the plaintiff mover from the bond posted, which is theft and also Eigth Amendment Violation, as in cruel and Unusual punishment, also its Intentional INFlictation to cause or bring shoot harm And Emotlowal Districts. It is also a deliberate AND EMOTIONAL DISTRESS. IT IS ALLO A deliberate indifference. I the plaintiff have also been harass and tangeted by the detendants for over the course of (15) years the detendance and are exploiting my disease, "substance use disorder" and instead of trying to rehabilitate with remains or drug-Court that, the detendants chuil servants who are suppose to provide chuil service to the cutizens of this state choose to display unethical and unconstitutions miscondints. The detendants are also very pacist, "it's the culture of the bodge" quoted by Former employee And betective Thomas McDonald. I am in teal of my life, my civil liberty has been Molated by those ACTORS under color of State Low. I the plaintiff suffer from right

HENTIDA MENTIDA J. A Kroi	PTSBA my covi PIF fo DIAK ALS	Nol High I libert Stop, -	Anxieta of Anol The def co-cox	Luot to theft. enclant spinator	2
de lendar my Civil Stander	Awandeho clays: 07 uts Ane Ryghts becaus	me lec le Proce the mo violation e, the	JAI (2000) SS VIOLA SULVED FOR SULVED FOR PUBLICE	resentation. The	nd S
B. A MOP By NOP GOD (90) GERNDAN MY CUVIL STANDER THE DOST WILL HEN CIVIL RIG	aleven of the of the smelt	Nent Went Dobli	and who shows a party who should be harden	the after the 181et.	
Charl 1818	mes, wenn	y viole			

3. (CONTINUED) July or August of 2024, I
the plaintiff posted A \$ 50,000 bond
through Liberty Boards out of Mouroe
Cooper, Pennsylvania for A criminal
Complaint out of LACKAWANNA COUNTY for A
Failure to appear docket 23-cn-672 and
23-cr-429. The defendants lied to the How.
M. J. BARRASSE And made it seem like the
plaintiff posted bail already and was free
and had tabe apprehended. I, the
plaintiff was in custood the whole time
4. WHEREFORE, plaintiff prays that United States bistrict

Courts who has juxisdiction over and wheal States Constitutional violations please grant this prayer for relief and "Preliminary Typiction" for Lackanana County D. A. Office and

Detectives to stop Harassing me And Violating my constitutional

(Signature of Plaintiff)

(Printed Name of Plaintiff)

1371 N WAShington SCRANTON PA 18509

(Address of Plaintiff)

(Phone Number of Plaintiff)

4. Rights. I hope and pray that this District Courts of the United States grants relief that this Howarable Courts deem, just and proper.
District Courts of the Oblited States
grants relief that this Howarable Courts
deem, just and proper.

